ENDORSED LEXINGTON LAW GROUP ALAMEDA COUNTY Mark N. Todzo, State Bar No. 168389 Howard Hirsch, State Bar No. 213209 Victoria Hartanto, State Bar No. 259833 OCT 2 5 7011 3 503 Divisadero Street San Francisco, CA 94117 **CLERK OF THE SUPERIOR COURT** Telephone: (415) 913-7800 4 By Angela Yamsuan Facsimile: (415) 759-4112 5 mtodzo@lexlawgroup.com hhirsch@lexlawgroup.com 6 Attorneys for Plaintiff 7 CENTER FOR ENVIRONMENTAL HEALTH 8 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA 10 COUNTY OF ALAMEDA 11 12 CENTER FOR ENVIRONMENTAL HEALTH, ) Case No. RG 11-600721 a non-profit corporation, 13 Plaintiff, FIRST AMENDED COMPLAINT FOR 14 INJUNCTIVE RELIEF AND CIVIL PENALTIES V. 15 16 AERODYNAMIC AVIATION; AIR 88, INC.; Health & Safety Code § 25249.6, et seg. AIR RUTTER INTERNATIONAL LLC; 17 AIRFLITE, INC.; AIRPORT PROPERTY (Other) PARTNERS LLC: AMELIA REID AVIATION LLC; AMERICAN AIRPORTS CORPORATION; AMERICAN FLYERS; 19 AMERICAN FLYERS FBO; APP JETCENTER; A T E OF NEW YORK, INC.: 20 ATLANTIC AVIATION CORPORATION; ATLANTIC AVIATION FBO INC.; 21 ATLANTIC AVIATION OF SANTA MONICA L.P.; AVANTAIR, INC.; AVANTAIR JET 22 CENTER; AVFUEL CORPORATION; BBA AVIATION USA, INC.; BRIDGEFORD FLYING SERVICES; BUSINESS JET 23 CENTER; BUSINESS JET CENTER 24 OAKLAND, L.P.; CALIFORNIA IN NICE. INC.; CASTLE & COOKE, INC.; CASTLE & 25 COOKE AVIATION SERVICES, INC.; CHANNEL ISLANDS AVIATION, INC.: 26 CLAY LACY AVIATION, INC.; CROWNAIR AVIATION; CROWNAIR HOLDINGS, INC.; 27 ENCORE JET CENTER; ENCORE JET CENTER, LLC; EPIC JET CENTER, LLC; 28 JETFLITE, INC.; JETFLITE

1	INTERNATIONAL; KAISERAIR, INC.; LANDMARK AVIATION; LANDMARK
2	AVIATION FBO HOLDINGS, LLC;
3	LANDMARK AVIATION SAN DIEGO, INC.; LOYD'S AVIATION; LP ENTERPRISES,
4	LLC; MAGUIRE AVIATION, INC.; MAGUIRE AVIATION GROUP, LLC; MERCURY AIR
5	CENTER; MERCURY AIR CENTER LONG BEACH, INC.; MERCURY AIR GROUP, INC.;
6	NICE AIR; PACIFIC STATES AVIATION INC.; PENTASTAR AVIATION, LLC;
7	PENTASTAR AVIATION OF CALIFORNIA, LLC; R.A. BRIDGEFORD, INC.; ROSSI
8	AIRCRAFT, INC.; SIGNATURE FLIGHT SUPPORT CORPORATION; SOUTH BAY
9	AVIATION, INC.; STERLING AVIATION; STERLING AVIONICS, INC.; SUN AIR JETS,
10	LLC; THRESHOLD TECHNOLOGIES, INC.; TORRANCE FLITE PARK, LLC; WESTERN
11	CARDINAL, INC.; and DOES 1 through 200, inclusive,
12	Defendants.
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Plaintiff Center for Environmental Health, in the public interest, based on information and belief and investigation of counsel, except for information based on knowledge, hereby makes the following allegations:

## INTRODUCTION

- 1. This First Amended Complaint seeks to remedy Defendants' continuing failure to warn individuals in California that they are being exposed to lead and lead compounds (collectively, "Lead"), chemicals known to the State of California to cause cancer and birth defects and other reproductive harm. Such exposures have occurred, and continue to occur, through the distribution, sale and use of Defendants' Leaded aviation gasoline ("Avgas"). Individuals, including children and pregnant women, living and/or working near the airports at which Defendants operate are exposed to Lead emitted from Avgas supplied by Defendants. In a recent study of children living near airports where Avgas is used, it was determined that such children have elevated blood Lead levels.
- Under California's Proposition 65, Health & Safety Code § 25249.5, et 2. seq., it is unlawful for businesses to knowingly and intentionally expose individuals in California to chemicals known to the State to cause cancer, birth defects or other reproductive harm without first providing clear and reasonable warnings to individuals prior to their exposure. Defendants supply Avgas, which emits Lead as airplanes are fueled and as the airplanes fueled and/or operated by Defendants using Avgas take off and land. Defendants' use of Avgas exposes individuals to Lead.
- 3. Despite the fact that Defendants expose children, pregnant women and other individuals to Lead, Defendants provide no warnings whatsoever about the carcinogenic or reproductive hazards associated with Lead exposure. Defendants' conduct thus violates the warning provision of Proposition 65 set forth at Health & Safety Code § 25249.6.

## **PARTIES**

4. Plaintiff CENTER FOR ENVIRONMENTAL HEALTH ("CEH") is a non-profit corporation dedicated to protecting the public from environmental health hazards and toxic exposures. CEH is based in Oakland, California and incorporated under the laws of the

State of California. CEH is a "person" within the meaning of Health & Safety Code § 25249.11(a) and brings this enforcement action in the public interest pursuant to Health & Safety Code § 25249.7(d). CEH is a nationally recognized non-profit environmental advocacy group that has prosecuted a large number of Proposition 65 cases in the public interest. These cases have resulted in significant public benefit, including the reformulation of thousands of products to remove toxic chemicals and to make them safer. CEH also provides information to Californians about the health risks associated with exposure to hazardous substances, where manufacturers and other responsible parties fail to do so.

- 5. Defendant AERODYNAMIC AVIATION is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. AeroDynamic Aviation distributes, sells and/or uses Avgas in California. AeroDynamic Aviation operates out of Reid-Hillview Airport. AeroDynamic Aviation exposes individuals living and/or working near Reid-Hillview Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 6. Defendant AIR 88, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Air 88, Inc. distributes, sells and/or uses Avgas in California. Air 88, Inc. operates out of Montgomery Field. Air 88, Inc. exposes individuals living and/or working near Montgomery Field to Lead without first providing such individuals with clear and reasonable warnings.
- 7. Defendant AIR RUTTER INTERNATIONAL LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Air Rutter International LLC distributes, sells and/or uses Avgas in California. Air Rutter International LLC operates out of Long Beach Airport (Daugherty Field). Air Rutter International LLC exposes individuals living and/or working near Long Beach Airport (Daugherty Field) to Lead without first providing such individuals with clear and reasonable warnings.
- 8. Defendant AIRFLITE, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. AirFlite, Inc. distributes, sells and/or uses Avgas in California. AirFlite, Inc. operates out of Long Beach Airport (Daugherty Field).

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AirFlite, Inc. exposes individuals living and/or working near Long Beach Airport (Daugherty Field) to Lead without first providing such individuals with clear and reasonable warnings.

- 9. Defendant AIRPORT PROPERTY PARTNERS LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Airport Property Partners LLC distributes, sells and/or uses Avgas in California. Airport Property Partners LLC operates out of Hayward Executive Airport. Airport Property Partners LLC exposes individuals living and/or working near Hayward Executive Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 10. Defendant AMELIA REID AVIATION LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Amelia Reid Aviation LLC distributes, sells and/or uses Avgas in California. Amelia Reid Aviation LLC operates out of Reid-Hillview Airport. Amelia Reid Aviation LLC exposes individuals living and/or working near Reid-Hillview Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 11. Defendant AMERICAN AIRPORTS CORPORATION is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. American Airports Corporation distributes, sells and/or uses Avgas in California. American Airports Corporation operates out of Brackett Field and El Monte Airport. American Airports Corporation exposes individuals living and/or working near Brackett Field and El Monte Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 12. Defendant AMERICAN FLYERS is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. American Flyers distributes, sells and/or uses Avgas in California. American Flyers operates out of Santa Monica Municipal Airport. American Flyers exposes individuals living and/or working near Santa Monica Municipal Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 13. Defendant AMERICAN FLYERS FBO is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. American Flyers FBO

distributes, sells and/or uses Avgas in California. American Flyers FBO operates out of Santa Monica Municipal Airport. American Flyers FBO exposes individuals living and/or working near Santa Monica Municipal Airport to Lead without first providing such individuals with clear and reasonable warnings.

- 14. Defendant APP JETCENTER is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. APP JetCenter distributes, sells and/or uses Avgas in California. APP JetCenter operates out of Hayward Executive Airport. APP JetCenter exposes individuals living and/or working near Hayward Executive Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 15. Defendant A T E OF NEW YORK, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. A T E of New York, Inc. distributes, sells and/or uses Avgas in California. A T E of New York, Inc. operates out of Santa Monica Municipal Airport. A T E of New York, Inc. exposes individuals living and/or working near Santa Monica Municipal Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 16. Defendant ATLANTIC AVIATION CORPORATION is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Atlantic Aviation Corporation distributes, sells and/or uses Avgas in California. Atlantic Aviation Corporation operates out of Santa Barbara Municipal Airport, Hayward Executive Airport, John Wayne Airport, Los Angeles International Airport, Meadows Field Airport and Santa Monica Municipal Airport. Atlantic Aviation Corporation exposes individuals living and/or working near Santa Barbara Municipal Airport, Hayward Executive Airport, John Wayne Airport, Los Angeles International Airport, Meadows Field Airport and Santa Monica Municipal Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 17. Defendant ATLANTIC AVIATION FBO INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Atlantic Aviation FBO Inc. distributes, sells and/or uses Avgas in California. Atlantic Aviation FBO Inc. operates out of Santa Barbara Municipal Airport, Hayward Executive Airport, John Wayne Airport, Los Angeles

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International Airport, Meadows Field Airport and Santa Monica Municipal Airport. Atlantic Aviation FBO Inc. exposes individuals living and/or working near Santa Barbara Municipal Airport, Hayward Executive Airport, John Wayne Airport, Los Angeles International Airport, Meadows Field Airport and Santa Monica Municipal Airport to Lead without first providing such individuals with clear and reasonable warnings.

- 18. Defendant ATLANTIC AVIATION OF SANTA MONICA, L.P. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Atlantic Aviation of Santa Monica, L.P. distributes, sells and/or uses Avgas in California. Atlantic Aviation of Santa Monica, L.P. operates out of Santa Monica Municipal Airport. Atlantic Aviation of Santa Monica, L.P. exposes individuals living and/or working near Santa Monica Municipal Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 19. Defendant AVANTAIR, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Avantair, Inc. distributes, sells and/or uses Avgas in California. Avantair, Inc. operates out of Camarillo Airport. Avantair, Inc. exposes individuals living and/or working near Camarillo Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 20. Defendant AVANTAIR JET CENTER is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Avantair Jet Center distributes, sells and/or uses Avgas in California. Avantair Jet Center operates out of Camarillo Airport. Avantair Jet Center exposes individuals living and/or working near Camarillo Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 21. Defendant AVFUEL CORPORATION is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Avfuel Corporation distributes, sells and/or uses Avgas in California. Avfuel Corporation operates out of Brackett Field, Brown Field Municipal Airport, Buchanan Field, Chino Airport, El Monte Airport, Gillespie Field, McClellan-Palomar Airport, Meadows Field Airport, Santa Monica Municipal Airport and Van Nuys Airport. Avfuel Corporation exposes individuals living and/or working

near Brackett Field, Brown Field Municipal Airport, Buchanan Field, Chino Airport, El Monte Airport, Gillespie Field, McClellan-Palomar Airport, Meadows Field Airport, Santa Monica Municipal Airport and Van Nuys Airport to Lead without first providing such individuals with clear and reasonable warnings.

- Defendant BBA AVIATION USA, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. BBA Aviation USA, Inc. distributes, sells and/or uses Avgas in California. BBA Aviation USA, Inc. operates out of Van Nuys Airport, Santa Barbara Municipal Airport, Fresno Yosemite International Airport, John Wayne Airport and Long Beach (Daugherty Field). BBA Aviation USA, Inc. exposes individuals living and/or working near Van Nuys Airport, Santa Barbara Municipal Airport, Fresno Yosemite International Airport, John Wayne Airport and Long Beach (Daugherty Field) to Lead without first providing such individuals with clear and reasonable warnings.
- 23. Defendant BRIDGEFORD FLYING SERVICES is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Bridgeford Flying Services distributes, sells and/or uses Avgas in California. Bridgeford Flying Services operates out of Napa County Airport. Bridgeford Flying Services exposes individuals living and/or working near Napa County Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 24. Defendant BUSINESS JET CENTER is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Business Jet Center distributes, sells and/or uses Avgas in California. Business Jet Center operates out of Oakland International Airport. Business Jet Center exposes individuals living and/or working near Oakland International Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 25. Defendant BUSINESS JET CENTER OAKLAND, L.P. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Business Jet Center Oakland, L.P. distributes, sells and/or uses Avgas in California. Business Jet Center Oakland, L.P. operates out of Oakland International Airport. Business Jet Center Oakland, L.P.

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exposes individuals living and/or working near Oakland International Airport to Lead without first providing such individuals with clear and reasonable warnings.

- 26. Defendant CALIFORNIA IN NICE, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. California in Nice, Inc. distributes, sells and/or uses Avgas in California. California in Nice, Inc. operates out of Reid-Hillview Airport. California in Nice, Inc. exposes individuals living and/or working near Reid-Hillview Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 27. Defendant CASTLE & COOKE, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Castle & Cooke, Inc. distributes, sells and/or uses Avgas in California. Castle & Cooke, Inc. operates out of Van Nuys Airport. Castle & Cooke, Inc. exposes individuals living and/or working near Van Nuys Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 28. Defendant CASTLE & COOKE AVIATION SERVICES, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Castle & Cooke Aviation Services, Inc. distributes, sells and/or uses Avgas in California. Castle & Cooke Aviation Services, Inc. operates out of Van Nuys Airport. Castle & Cooke Aviation Services, Inc. exposes individuals living and/or working near Van Nuys Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 29. Defendant CHANNEL ISLANDS AVIATION, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Channel Islands Aviation, Inc. distributes, sells and/or uses Avgas in California. Channel Islands Aviation, Inc. operates out of Camarillo Airport. Channel Islands Aviation, Inc. exposes individuals living and/or working near Camarillo Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 30. Defendant CLAY LACY AVIATION, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Clay Lacy Aviation, Inc. distributes, sells and/or uses Avgas in California. Clay Lacy Aviation, Inc. operates out of

Van Nuys Airport. Clay Lacy Aviation, Inc. exposes individuals living and/or working near Van Nuys Airport to Lead without first providing such individuals with clear and reasonable warnings.

- 31. Defendant CROWNAIR AVIATION is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. CrownAir Aviation distributes, sells and/or uses Avgas in California. CrownAir Aviation operates out of Montgomery Field. CrownAir Aviation exposes individuals living and/or working near Montgomery Field to Lead without first providing such individuals with clear and reasonable warnings.
- 32. Defendant CROWNAIR HOLDINGS, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. CrownAir Holdings, Inc. distributes, sells and/or uses Avgas in California. CrownAir Holdings, Inc. operates out of Montgomery Field. CrownAir Holdings, Inc. exposes individuals living and/or working near Montgomery Field to Lead without first providing such individuals with clear and reasonable warnings.
- 33. Defendant ENCORE JET CENTER is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Encore Jet Center distributes, sells and/or uses Avgas in California. Encore Jet Center operates out of Chino Airport. Encore Jet Center exposes individuals living and/or working near Chino Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 34. Defendant ENCORE JET CENTER, LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Encore Jet Center, LLC distributes, sells and/or uses Avgas in California. Encore Jet Center, LLC operates out of Chino Airport. Encore Jet Center, LLC exposes individuals living and/or working near Chino Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 35. Defendant EPIC JET CENTER, LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Epic Jet Center, LLC distributes, sells and/or uses Avgas in California. Epic Jet Center, LLC operates out of Meadows

Field Airport. Epic Jet Center, LLC exposes individuals living and/or working near Meadows Field Airport to Lead without first providing such individuals with clear and reasonable warnings.

- 36. Defendant JETFLITE, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. JetFlite, Inc. distributes, sells and/or uses Avgas in California. JetFlite, Inc. operates out of Long Beach Airport (Daugherty Field). JetFlite, Inc. exposes individuals living and/or working near Long Beach Airport (Daugherty Field) to Lead without first providing such individuals with clear and reasonable warnings.
- 37. Defendant JETFLITE INTERNATIONAL is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. JetFlite International distributes, sells and/or uses Avgas in California. JetFlite International operates out of Long Beach Airport (Daugherty Field). JetFlite International exposes individuals living and/or working near Long Beach Airport (Daugherty Field) to Lead without first providing such individuals with clear and reasonable warnings.
- 38. Defendant KAISERAIR, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. KaiserAir, Inc. distributes, sells and/or uses Avgas in California. KaiserAir, Inc. operates out of Oakland International Airport. KaiserAir, Inc. exposes individuals living and/or working near Oakland International Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 39. Defendant LANDMARK AVIATION is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Landmark Aviation distributes, sells and/or uses Avgas in California. Landmark Aviation operates out of Los Angeles International Airport. Landmark Aviation exposes individuals living and/or working near Los Angeles International Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 40. Defendant LANDMARK AVIATION FBO HOLDINGS, LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Landmark Aviation FBO Holdings, LLC distributes, sells and/or uses Avgas in California.

Landmark Aviation FBO Holdings, LLC operates out of Los Angeles International Airport.

Landmark Aviation FBO Holdings, LLC exposes individuals living and/or working near Los Angeles International Airport to Lead without first providing such individuals with clear and reasonable warnings.

- 41. Defendant LANDMARK AVIATION SAN DIEGO, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Landmark Aviation San Diego, Inc. distributes, sells and/or uses Avgas in California. Landmark Aviation San Diego, Inc. operates out of Los Angeles International Airport. Landmark Aviation San Diego, Inc. exposes individuals living and/or working near Los Angeles International Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 42. Defendant LOYD'S AVIATION is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Loyd's Aviation distributes, sells and/or uses Avgas in California. Loyd's Aviation operates out of Meadows Field Airport. Loyd's Aviation exposes individuals living and/or working near Meadows Field Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 43. Defendant LP ENTERPRISES, LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. LP Enterprises, LLC distributes, sells and/or uses Avgas in California. LP Enterprises, LLC operates out of Reid-Hillview Airport. LP Enterprises, LLC exposes individuals living and/or working near Reid-Hillview Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 44. Defendant MAGUIRE AVIATION, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Maguire Aviation, Inc. distributes, sells and/or uses Avgas in California. Maguire Aviation, Inc. operates out of Van Nuys Airport. Maguire Aviation, Inc. exposes individuals living and/or working near Van Nuys Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 45. Defendant MAGUIRE AVIATION GROUP, LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Maguire Aviation

Group, LLC distributes, sells and/or uses Avgas in California. Maguire Aviation Group, LLC operates out of Van Nuys Airport. Maguire Aviation Group, LLC exposes individuals living and/or working near Van Nuys Airport to Lead without first providing such individuals with clear and reasonable warnings.

- 46. Defendant MERCURY AIR CENTER is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Mercury Air Center distributes, sells and/or uses Avgas in California. Mercury Air Center operates out of Long Beach Airport (Daugherty Field). Mercury Air Center exposes individuals living and/or working near Long Beach Airport (Daugherty Field) to Lead without first providing such individuals with clear and reasonable warnings.
- 47. Defendant MERCURY AIR CENTER LONG BEACH, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11.

  Mercury Air Center Long Beach, Inc. distributes, sells and/or uses Avgas in California. Mercury Air Center Long Beach, Inc. operates out of Long Beach Airport (Daugherty Field). Mercury Air Center Long Beach, Inc. exposes individuals living and/or working near Long Beach Airport (Daugherty Field) to Lead without first providing such individuals with clear and reasonable warnings.
- 48. Defendant MERCURY AIR GROUP, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Mercury Air Group, Inc. distributes, sells and/or uses Avgas in California. Mercury Air Group, Inc. operates out of Long Beach Airport (Daugherty Field). Mercury Air Group, Inc. exposes individuals living and/or working near Long Beach Airport (Daugherty Field) to Lead without first providing such individuals with clear and reasonable warnings.
- 49. Defendant NICE AIR is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Nice Air distributes, sells and/or uses Avgas in California. Nice Air operates out of Reid-Hillview Airport. Nice Air exposes individuals living and/or working near Reid-Hillview Airport to Lead without first providing such individuals with clear and reasonable warnings.

- 50. Defendant PACIFIC STATES AVIATION INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Pacific States Aviation Inc. distributes, sells and/or uses Avgas in California. Pacific States Aviation Inc. operates out of Buchanan Field. Pacific States Aviation Inc. exposes individuals living and/or working near Buchanan Field to Lead without first providing such individuals with clear and reasonable warnings.
- 51. Defendant PENTASTAR AVIATION, LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Pentastar Aviation, LLC distributes, sells and/or uses Avgas in California. Pentastar Aviation, LLC operates out of Van Nuys Airport. Pentastar Aviation, LLC exposes individuals living and/or working near Van Nuys Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 52. Defendant PENTASTAR AVIATION OF CALIFORNIA, LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11.

  Pentastar Aviation of California, LLC distributes, sells and/or uses Avgas in California.

  Pentastar Aviation of California, LLC operates out of Van Nuys Airport. Pentastar Aviation of California, LLC exposes individuals living and/or working near Van Nuys Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 53. Defendant R.A. BRIDGEFORD, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. R.A. Bridgeford, Inc. distributes, sells and/or uses Avgas in California. R.A. Bridgeford, Inc. operates out of Napa County Airport. R.A. Bridgeford, Inc. exposes individuals living and/or working near Napa County Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 54. Defendant ROSSI AIRCRAFT, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Rossi Aircraft, Inc. distributes, sells and/or uses Avgas in California. Rossi Aircraft, Inc. operates out of Palo Alto Airport. Rossi Aircraft, Inc. exposes individuals living and/or working near Palo Alto Airport to

Lead without first providing such individuals with clear and reasonable warnings.

- person in the course of doing business within the meaning of Health & Safety Code § 25249.11.

  Signature Flight Support Corporation distributes, sells and/or uses Avgas in California.

  Signature Flight Support Corporation operates out of Van Nuys Airport, Santa Barbara

  Municipal Airport, Fresno Yosemite International Airport, John Wayne Airport and Long Beach

  (Daugherty Field). Signature Flight Support Corporation exposes individuals living and/or

  working near Van Nuys Airport, Santa Barbara Municipal Airport, Fresno Yosemite International

  Airport, John Wayne Airport and Long Beach (Daugherty Field) to Lead without first providing

  such individuals with clear and reasonable warnings.
- 56. Defendant SOUTH BAY AVIATION, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. South Bay Aviation, Inc. distributes, sells and/or uses Avgas in California. South Bay Aviation, Inc. operates out of Zamperini Field. South Bay Aviation, Inc. exposes individuals living and/or working near Zamperini Field to Lead without first providing such individuals with clear and reasonable warnings.
- 57. Defendant STERLING AVIATION is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Sterling Aviation distributes, sells and/or uses Avgas in California. Sterling Aviation operates out of Buchanan Field. Sterling Aviation exposes individuals living and/or working near Buchanan Field to Lead without first providing such individuals with clear and reasonable warnings.
- 58. Defendant STERLING AVIONICS, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Sterling Avionics, Inc. distributes, sells and/or uses Avgas in California. Sterling Avionics, Inc. operates out of Buchanan Field. Sterling Avionics, Inc. exposes individuals living and/or working near Buchanan Field to Lead without first providing such individuals with clear and reasonable warnings.
  - 59. Defendant SUN AIR JETS, LLC is a person in the course of doing

business within the meaning of Health & Safety Code § 25249.11. Sun Air Jets, LLC distributes, sells and/or uses Avgas in California. Sun Air Jets, LLC operates out of Camarillo Airport. Sun Air Jets, LLC exposes individuals living and/or working near Camarillo Airport to Lead without first providing such individuals with clear and reasonable warnings.

- 60. Defendant THRESHOLD TECHNOLOGIES, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Threshold Technologies, Inc. distributes, sells and/or uses Avgas in California. Threshold Technologies, Inc. operates out of Chino Airport. Threshold Technologies, Inc. exposes individuals living and/or working near Chino Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 61. Defendant TORRANCE FLITE PARK, LLC is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Torrance Flite Park, LLC distributes, sells and/or uses Avgas in California. Torrance Flite Park, LLC operates out of Zamperini Field. Torrance Flite Park, LLC exposes individuals living and/or working near Zamperini Field to Lead without first providing such individuals with clear and reasonable warnings.
- 62. Defendant WESTERN CARDINAL, INC. is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. Western Cardinal, Inc. distributes, sells and/or uses Avgas in California. Western Cardinal, Inc. operates out of Camarillo Airport. Western Cardinal, Inc. exposes individuals living and/or working near Camarillo Airport to Lead without first providing such individuals with clear and reasonable warnings.
- 63. DOES 1 through 200 are each a person in the course of doing business within the meaning of Health & Safety Code § 25249.11. DOES 1 through 200 distribute, sell and/or use Avgas in California.
- 64. The true names of DOES 1 through 200 are unknown to CEH at this time. When their identities are ascertained, the Complaint shall be amended to reflect their true names.
  - 65. The defendants identified in paragraphs 5 through 62 and DOES 1 through

200 are collectively referred to herein as "Defendants."

## JURISDICTION AND VENUE

- 66. The Court has jurisdiction over this action pursuant to Health & Safety Code § 25249.7, which allows enforcement in any court of competent jurisdiction, and pursuant to California Constitution Article VI, Section 10, because this case is a cause not given by statute to other trial courts.
- 67. This Court has jurisdiction over Defendants because each is a business entity that does sufficient business, has sufficient minimum contacts in California or otherwise intentionally avails itself of the California market through the distribution, sale or use of Avgas in California and/or by having such other contacts with California so as to render the exercise of jurisdiction over it by the California courts consistent with traditional notions of fair play and substantial justice.
- 68. Venue is proper in the Alameda County Superior Court because one or more of the violations arise in the County of Alameda.

## **BACKGROUND FACTS**

- 69. The People of the State of California have declared by initiative under Proposition 65 their right "[t]o be informed about exposures to chemicals that cause cancer, birth defects, or other reproductive harm." Proposition 65, § 1(b).
- 70. To effectuate this goal, Proposition 65 prohibits exposing people to chemicals listed by the State of California as known to cause cancer, birth defects or other reproductive harm above certain levels without a "clear and reasonable warning" unless the business responsible for the exposure can prove that it fits within a statutory exemption. Health & Safety Code § 25249.6 states, in pertinent part:

No person in the course of doing business shall knowingly and intentionally expose any individual to a chemical known to the state to cause cancer or reproductive toxicity without first giving clear and reasonable warning to such individual . . .

71. On February 27, 1987, the State of California officially listed lead as a chemical known to cause reproductive toxicity. Lead is specifically identified as a reproductive

toxicant under three subcategories: "developmental reproductive toxicity," which means harm to the developing fetus, "female reproductive toxicity," which means harm to the female reproductive system, and "male reproductive toxicity," which means harm to the male reproductive system. 27 California Code of Regulations ("C.C.R.") § 27001(c). On February 27, 1988, one year after it was listed as a chemical known to cause reproductive toxicity, lead became subject to the clear and reasonable warning requirement regarding reproductive toxicants under Proposition 65. *Ibid.*; Health & Safety Code § 25249.10(b).

- 72. On October 1, 1992, the State of California officially listed lead and lead compounds as chemicals known to cause cancer. On October 1, 1993, one year after they were listed as chemicals known to cause cancer, lead and lead compounds became subject to the clear and reasonable warning requirement regarding carcinogens under Proposition 65. 27 C.C.R. § 27001(c); Health & Safety Code § 25249.10(b).
- The United States. See U.S. Environmental Protection Agency, "Development and Evaluation of an Air Quality Modeling Approach for Lead Emissions from Piston-Engine Aircraft Operating on Leaded Aviation Gasoline," EPA-420-R-10-007, February 2010. Avgas usage results in over 650 tons of Lead emissions every year in the United States. Ibid.
- 74. Young children are especially susceptible to the toxic effects of Lead. Children show a greater sensitivity to Lead's effects than do adults. Adverse health impacts from Lead exposure generally occur in children at lower blood Lead levels than in adults. Children absorb and retain more Lead in proportion to their weight than do adults. Young children also show a greater prevalence of iron deficiency, a condition that can increase gastrointestinal absorption of Lead. The body accumulates Lead over a lifetime and releases it slowly, so even small doses received in childhood, over time, can cause adverse health impacts, including but not limited to reproductive toxicity, later in life. For example, in times of physiological stress, such as pregnancy, the body can mobilize accumulated stores of Lead in tissue and bone, thereby increasing the level of Lead in the blood and increasing the risk of harm to the fetus.
  - 75. There is no safe level of exposure to Lead and even minute amounts of

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Lead exposure have been proven harmful to children and adults. Studies have repeatedly concluded that concentrations of Lead in children's blood previously deemed acceptable can have adverse health effects. See, e.g., Canfield, R.L., et al., "Intellectual Impairment in Children with Blood Lead Concentrations below 10 ug per Deciliter," New England Journal of Medicine 348:16, 2003. Another study on the effect of childhood Lead exposure declared that even the smallest detectable amount of blood Lead levels in children can mean the difference between an A or B grade in school. Lanphear, B.P., Dietrich, K., Auinger, P., Cox, C., "Subclinical Lead Toxicity in U.S. Children and Adolescents," Neurodevelopmental Disabilities II Platform, 2000.

- 76. Children living near airports at which Avgas is used have increased blood Lead levels and the impacts of Avgas are highest among those children living closest to the airport. See, e.g., Miranda, M.L., Anthopolos, R., Hastings, D., "A Geospatial Analysis of the Effects of Aviation Gasoline on Childhood Blood Lead Levels," Environmental Health Perspectives, 2011.
- 77. Lead exposures for pregnant women are also of particular concern in light of evidence that even short term Lead exposures in utero may have long-term harmful effects. See Hu, H., et al., "Fetal Lead Exposure at Each State of Pregnancy as a Predictor of Infant Mental Development," Environmental Health Perspectives 114:11, 2006; and Schnaas, Lourdes, et al., "Reduced Intellectual Development in Children with Prenatal Lead Exposure," Environmental Health Perspectives 114:5, 2006.
- Avgas contains approximately 2.12 grams of Lead per gallon. Defendants 78. supply Avgas to planes that take off and land at the airports at which they operate. Defendants' facilities aggregate the airplanes in such a concentrated area that emissions from the airplanes fueled and/or operated by Defendants expose individuals living and/or working near the airports to Lead emitted from Avgas. The routes of exposure for the violations are primarily through inhalation, when individuals breathe the Lead emitted by the airplanes fueled and/or operated by Defendants; and also through ingestion via hand-to-mouth contact and dermal absorption directly through the skin when individuals touch or handle dust laden with Lead from Avgas. The exposures to Lead from Avgas occur in the neighborhoods surrounding airports where

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Defendants control the circumstances of the exposures which result from 79. the use of the Avgas they distribute, sell and/or use. They control how many airplanes they fuel each day and when they provide fuel to those airplanes, which also impacts when the airplanes take off and land. Many Defendants have their own airplanes which use Avgas and control not only when those airplanes are fueled, but also when they take off and land.

- No clear and reasonable warning is provided to individuals living and/or 80. working near the airports at which Defendants operate regarding the carcinogenic or reproductive hazards of Lead.
- Any person acting in the public interest has standing to enforce violations 81. of Proposition 65 provided that such person has supplied the requisite public enforcers with a valid 60-Day Notice of Violation and such public enforcers are not diligently prosecuting the action within such time. Health & Safety Code § 25249.7(d).
- More than sixty days prior to naming each Defendant in this lawsuit, CEH 82. provided a 60-Day "Notice of Violation of Proposition 65" to the California Attorney General, the District Attorneys of every county in California, the City Attorneys of every California city with a population greater than 750,000 and to each of the named Defendants. In compliance with Health & Safety Code § 25249.7(d) and 27 C.C.R. § 25903(b), each Notice included the following information: (1) the name and address of each violator; (2) the statute violated; (3) the time period during which violations occurred; (4) specific descriptions of the violations, including (a) the routes of exposure to Lead from Avgas, (b) the locations of the exposures; and (c) a description of the individuals exposed; and (5) the name of the specific Proposition 65listed chemical that is the subject of the violations described in each Notice.
- CEH also sent a Certificate of Merit for each Notice to the California 83. Attorney General, the District Attorneys of every county in California, the City Attorneys of every California city with a population greater than 750,000 and to each of the named Defendants. In compliance with Health & Safety Code § 25249.7(d) and 11 C.C.R. § 3101, each Certificate certified that CEH's counsel: (1) has consulted with one or more persons with

constructive knowledge of the exposures which result from their sale and use of Avgas.

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person in the course of doing business within the meaning of Health & Safety Code § 25249.11.

By fueling and/or operating airplanes with Avgas, each Defendant is a

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1	5. TI	nat the Court grant such other and further relief as may be just and
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4	Dated: October 25, 2011	Respectfully submitted,
5		LEXINGTON LAW GROUP
6		14410
7		Mark N. Todzo
8		Attorneys for Plaintiff CENTER FOR ENVIRONMENTAL HEALTH
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